

Kenton Family Court, Second Division

Judge Christopher J. Mehling

Thank you!

PLEASE INITIAL TO INDICATE OBJECTION PRIOR TO 2:10 P.M.

Indicated is the proposed action to be taken unless an objection is heard at motion hour.

The following are the proposed rulings of Motion Hour for **January 19, 2010**. Please do not leave motion hour assuming that the order will be entered without confirming with the opposing counsel that there is no objection to the proposed ruling. All objections must be made prior to 2:10p.m. or you can assume no objection will be made.

If the proposed order is to see Secretary (Veronica) for a hearing date please call on a conference call with opposing counsel at 859-292-6533 to schedule same.

*****Once a case is set with the Court, it is necessary for the attorney that filed the Motion, to file a notice of hearing IMMEDIATELY. We are having an issue with cases not being noticed and persons not showing up for their scheduled hearing. Thank you!*****

Case #	Parties Name	Attorneys	Proposed Ruling	Objection
97-CI-01424	MOORE v. MOORE	Cassidy, Pro Se	Contact Court secretary to schedule a hearing.	
03-CI-02475	BUSH v. OLANO	Smith, Pro Se	Contact Court secretary to schedule a hearing.	
04-CI-00919	POWELL v. POWELL	Croushore, Kerr	TO BE CALLED	
04-CI-01250	LUNSFORD v. LUNSFORD	Schoborg, Pro Se	Contact Court secretary to schedule a hearing.	
09-CI-00170	MULVANEY v. MULVANEY	Pleatman, McMain	Motion for Continuance- DENIED	
09-CI-00656	BOLLER v. MORGAN	Willenborg, Bruce	Contact Court secretary to schedule a hearing.	
09-CI-00909	GEGNER (CLEMONS) v. GEGNER	T. Alig	TO BE CALLED	
09-CI-03557	WHITE v. WHITE	McCracken, Pro Se	Contact Court secretary to set for an emergency hearing- Each side to have 10 minutes for cross/direct questioning for temporary orders.	
08-J-02102	CONFIDENTIAL	Willenborg, Sawyers	Motion to Withdraw – GRANTED . Order to be signed.	
09-J-00534	CONFIDENTIAL	Hatfield, Child	Motion to Withdraw – GRANTED . Counsel to	

		Support	submit Order.	
09-AD-00130	CONFIDENTIAL	Wiley, Salyer, Haas, Drees	TO BE CALLED	

***"If you have been scheduled for a hearing and an Agreed Order resolving the issues is submitted prior to the scheduled date/time, it is imperative that the Judge's office be contacted if the scheduled hearing is no longer needed so that the hearing may be removed from the calendar." ***

Once a case is set with the Court, it is necessary for the attorney that filed the Motion, to file a notice of hearing IMMEDIATELY. We are having an issue with cases not being noticed and persons not showing up for their scheduled hearing. Thank you!